	ENERGY PRODUCER STATES' AGREEMENT AMENDMENTS			
	2018 GENERAL SESSION			
	STATE OF UTAH			
	Chief Sponsor: Carl R. Albrecht Senate Sponsor: Kevin T. Van Tassell			
	LONG TITLE			
	Committee Note:			
	The Public Utilities, Energy, and Technology Interim Committee recommended this			
	bill.			
	General Description:			
	This bill modifies provisions relating to the development of an agreement between			
	energy producer states.			
	Highlighted Provisions:			
	This bill:			
	<ul> <li>modifies a reporting requirement for legislators appointed to work with legislators</li> </ul>			
	from other states to develop an energy producer states' agreement; and			
	<ul> <li>extends the repeal date applicable to a provision relating to the development of an</li> </ul>			
	agreement between energy producer states.			
	Money Appropriated in this Bill:			
	None			
	Other Special Clauses:			
	None			
	Utah Code Sections Affected:			
	AMENDS:			
	36-12-20, as last amended by Laws of Utah 2014, Chapter 387			
	63I-1-236, as last amended by Laws of Utah 2017, Chapter 192			



28		
29	Be it enacted by the Legislature of the state of Utah:	
30	Section 1. Section 36-12-20 is amended to read:	
31	36-12-20. Development of proposed energy producer states' agreement	
32	Membership selection Agreements Goals Meetings Reports.	
33	(1) The speaker of the House shall appoint two members of the House and the	
34	president of the Senate shall appoint two members of the Senate, of which no more than three	
35	of the four members shall be from the same political party, to study and work with legislative	
36	members of other energy producing states for the purpose of developing a proposed energy	
37	producer states' agreement.	
38	(2) The proposed energy producer states' agreement shall have the following goals:	
39	(a) to encourage domestic development of energy in the United States;	
40	(b) to ensure the continued development of each state's domestic natural resources;	
41	(c) to deliver a unified message to the federal government from energy producing states	
12	by:	
13	(i) participating in the development of proposed federal legislation and regulations; and	
14	(ii) making recommendations regarding existing federal law and regulations including	
<b>1</b> 5	the following:	
46	(A) the Environmental Protection Act;	
47	(B) the Endangered Species Act; and	
48	(C) federal land access issues that affect the production of energy;	
49	(d) to eliminate or reduce overly broad federal legislation; and	
50	(e) to identify and address consequences of delays and cancellations of economically	
51	viable energy projects.	
52	(3) Appointed members shall:	
53	(a) produce a report with recommendations regarding an energy producer states'	
54	agreement; and	
55	(b) present the report to the Natural Resources, Agriculture, and Environment Interim	
56	Committee and the Public Utilities, Energy, and Technology Interim Committee on or before	
57	November 30 of each year.	
58	(4) Compensation and expenses of a member who is a legislator are governed by	

12-13-17 10:28 AM H.B. 33

59	Section 36-2-2 and Legislative Joint Rules,	Title 5, Legislative Compensation a	nd Expenses.
----	---	-------------------------------------	--------------

- 60 (5) The Office of Legislative Research and General Counsel shall provide staff 61 assistance as requested.
- Section 2. Section **63I-1-236** is amended to read:
- 63 **63I-1-236.** Repeal dates, Title 36.

65

- 64 (1) Section 36-12-20 is repealed June 30, [2018] 2023.
  - (2) Sections 36-26-101 through 36-26-104 are repealed December 31, 2027.

Legislative Review Note Office of Legislative Research and General Counsel